SCIENCE AGAIN.

MR. EDITOR :- In alluding to the above MORE EFFECTUALLY TO PROVIDE AGAINST subject I propose to commence at the first rudiments. I have long since learned that to solve a problem in mathematics in order to be successful, I must commence at first rudiments. Therefore in alluding to the above subject I shall endeavor

Most scientists at the present day comvery broad assertion that no truth has

I firmly believe there are two worldsthe natural and the spiritual; and that as follows to-wit : there are two suns in the spiritual world, the natural world is pure fire, and through the instrumentality of the spirvigorates the earth, and hence fruit, vegetables and seeds are produced; all these according to true, scientific principles. All nature in herself is dead, and is made alive by the spiritual sun, which is pure love, in the midst of which is Jehovah God, which is the only source of life in all animated nature; it is freely

re dispersed over the whole body conect all the parts together; the arteries and veins, like rivulets, convey life and ealth throughout; the heart, placed in he centre is the focus where the blood collects, or the acting power by means of which it circulates and is preserved. The ungs by means of another power draw n the external air and expel hurtful vapors. The stomach and intestines are the magazines where everything that is required for the daily supply is prepared. The brain, that seat of the soul, is formed in a manner suitable to the dignity of its broken the condition of his bond, and an action shall lie thereon against him ministers, warn it of all that is necessary and his sureties, in the Court of Comfor its pleasure or use.

ory my own body might convince that thou art a God of unlimited wisiom and infinite goodness. The economy of the human frame when seriously conemplated has a tendency to excite admiration and astonishment, and to impress us with a sense of our continual dee in action to enable us to breathe, to erns these nice and complicated movements? Did he set the heart in motion or endue it with the muscular force it exerts, and when it has ceased to beat, can he command it again to resume its functions? Can anything more strikingly demonstrate our dependence every moment on a superior being, and that it is thousand movements might instantly be interrupted and our bodies left to crumble into the dust.

lose for this time.

"Man, proud man,
Dressed in a little brief authority;
Plays such fantastic tricks before high heaven,
As make the angels weep." How affecting to contemplate the warior flushed with diabolical pride pursung his conquests through heaps of slain norder to obtain possession of a poor itiable spark of perishing earth, exclaimng in his rage I will pursue, I will overake, I will divide the spoil, my lust shall e satisfied, upon them I will draw the ehold the man of rank glorying in his ealth and his empty titles, and looking revised statutes of Ohio. round upon the inferior orders of his felw mortals as the worms of the dust. o'behold the man of ambition pushing is way through bribery, treachery and aughter to gain possession of a throne hat he may look down with proud preemissence upon his fellows. To behold the haughty airs of the noble dame, inflated with the idea of her beauty and her the ignoble crowd as if they were the dust beneath her feet. To behold the he least provocation, whether imaginary may direct.

A BILL

FIG IN INTOXICATING LIQUORS.

al Assembly of the State of Ohio, that such Justice or Mayor. every person engaged in the traffic in mence at the natural sun of this world, intoxicating liquors shall, within thir. shall institute civil actions on all such which I consider about the middle of the great principle of science, and thus so and in the first week of May in each have become forfeited, for which, as many infidels; for allow me to make this succeeding year thereafter; and every well as for all fines and costs, he shall person hereafter engaging in such traf | be entialed to receive, as fees, ten per ever yet been discovered by self derived fic shall before engaging therein, and cont. of all sums by him collected intelligence, for that very principle was in the first week of May in each suc- thereon after process commenced. the partaking of the forbidden fruit ceeding year thereafter, during ifis Sec. 10. All funds paid into the through which cursed the whole human continuance in such traffic, pay into county treasury under the provisions the treasury of the proper county, upon of this act, after deducting therefrom the certificate of the county Auditor, costs and expenses of collection, shall

When his place of business is located whose destitution has arisen from the there is a sun of pure love, in the midst not within any village or city, nor use of, or the traffic in intoxicating of which is Jehovah God. The sun of within one mile thereof, \$100; when liquors, and other poor. within a village having a population of Sec. 11. For the purpose of paying less than two thousand by the next the assessment fixed and giving the itual sun the natural sun warms and inmile thereof, \$200; when within any other purpose thereunder, a firm or other village, or within one mile there: corporation may be treated and conof, \$300; when within any city of the sidered as one person, and the sale of second-class, or within one mile there, intoxicating liquors, in good faith, for of, \$500; and when within any city of purely medicinal or mechanical purthe first-class, or within two miles poses; shall not be deemed traffic with thereof, \$1,000.

Sec. 2. Every person engaged in Sec. 12. Nothing in this act shall such traffic, and every person hereafter operate to repeal, supersede or impair given in its purity, but I am sorry to say engaging therein, shall, at the time any existing statute or any provision that a large proportion of our race on the fixed by the preceding section for mak- thereof. reception of that life, immediately per- ing said first payment into the county | Sec. 13. This act shall take effect vert it into evil, and hence infidelity and treasury, execute to the State of Ohio and be in force from and after the various kinds of wickedness in high his penal bond in a sum not exceeding first day of May, 1881. places as well as in low. But more par- ten thousand dollars, nor less than one ticular to the subject above alluded to. I thousand dollars, with at least two shall not enter into it in detail, for it em- surefies resident of the county, and stand how a woman can be happy braces millions upon millions, in fact it each owning therein freehold estate, whose seal skin sacque has been lengthis a subject that never can be fully com not exempt from execution, worth at ened by sewing on a piece of fur. She prehended by finite minds. Therefore, as many is the noblest work of God I will endeavor briefly to speak.

The inspired writer asserts that man is centrally and wonderfully made. The man is the noblest work of God I will en- above incumbrances, which bond shall everybody knows that it is short, and bones by their joints and solidity form logether with the name of its owner, befoundation of this fine machine, the the amount of which bond shall be knows that everybody knows it, and ligaments are strings which unite the fixed by, and the sureties thereon be everybody knows that she knows that parts together; the muscles are fleshy to the acceptance of the Probate Judge everybody knows that everybody ubstances which act as elastic springs to of the county, who shall keep and reput them in motion. The nerves which cord the same, together with the indorsement thereon, in a book to be by him kept for that purpose, which Buffalo, an employee of the U. S. Exbond shall be conditioned for the faith- press Co., says, Dr. Thomas' Eclectric ful performance of all, and singular, the requirements of this act, and the of 8 years standing, having had tried Probate Judge shall receive in each almost every known remedy, "besides case for his services under this act, to two Buffalo Physicians," without rebe paid by the person giving such lief; but the Oil cured him; he thinks

bond, the sum of two dellars. Sec. 3. Every person who shall en gage or continue in the traffic in intoxicating liquors after default made in any payment in the first section of this act required, shall be deemed to have an action shall lie thereon against him mon Pleas, for double the amount of Adorable Creator! with what wonder- such default, with costs, and it shall be ful art thou hast formed us. Though the made a part of the judgment of the heavens did not exist to proclaim thy Court that he be restrained and perpatually enjoined from further continu.

ing in such traffic. Sec. 4. Every person who shall engage or continue in such traffic without having executed the bond in the second section of this act required, or after his bond shall have been adjudged pendence on a superior power. What an to be forfeited, as in the preceding secmmense multiplicity of machinery must tion provided, shall be deemed guilty of a misdemeanor, upon conviction of an leel or to walk. And is it man that gov- which he shall be fined in any sum not exceeding \$1,000 nor less than \$500,or be imprisoned in the county jail not exceeding one year nor less than thirty days, or both, at the discretion of the Court; and it shall be a part of sentence of the Court, that he be restrained and perpetually enjoined from continuing in such traffic.

Sec. 5. Every person who shall sell in God we live and move and have our or furnish intoxicating liquors, by being. Were a single pin of the machin- wholesale or otherwise, to one engaged, ery within us and over which we have or who shall hereafter engage in such no control, either broken or deranged. a traffic in violation of this act, shall be deemed guilty of a misdemeanor cognizable in the proper Court of the county in which said illegal traffic is car-All the matters alluded to above can ried on, and upon conviction thereof easily be seen by the light of true sci- shall be fined in any sum not exceedence. A few brief reflections and I will ing \$2,000 nor less than \$200, or imprisoned in the county jail not exceeding one year nor less than thirty days, and all indebtedness and evidences thereof, founded upon the consideration of such sale, or furnishing in whole in part, shall be absolutely void. Sec. 6. All prosecutions for offenses under this act, in all counties in this State, wherein the Probate Court, has, by law, jurisdiction of misdemeanors concurrent with the Court of Common Pleas, shall be conducted in all reword, my hand shall destroy them. To spects in said Probate Court, as provided in chapter nine of title two of the

Sec. 7. In no prosecutions for crimes and offenses under this act in the Court of Common Pleas in any county in this Gold State, shall an indictment by the grand jury be required, but in all such cases brought before said Court the Prosecuting Attorney shall immediately file with said Court of Common Pleas an information setting forth briefly and distinctly, in plain and ordinary languhigh birth, as she struts along surveying age, the charges against the accused person, and on such charges such persons shall be tried in the same manner matterer in learning puffed up with a as provided by law for the trial of perrain conceit of his superficial acquire- sons charged with other crimes and ofments, when he has scarcely entered the fenses on indictment in said Court of orch of knowledge. In fine, to behold Common Pleas; but such informations Il ranks from the highest to the lowest, may be amended at any time before or ig with the idea of their own import- during trial, on such terms as to conance, and fired with pride and revenge at tinuance and otherwise, as said Court

real. How inconsistent the manifesta- Sec. 8. The Prosecuting Attorney, of any county, shair incomposition and the low rank which we hold in the scale of universal being.

J. W. H.

proper affidavits being filed therein, and in like manner shall file his information upon the transcript of a THE EVILS RESULTING FROM THE TRAFcriminal cause brought for any offense under the provisions of this act of any

Sec. 9. The Prosecuting Attorney

be applied to the relief of the poor.

in the meaning of this act.

It is difficult for any one to underknows that everybody knows that she

knows that she knows it .-- Puck. After Eight Long Years. C. C. Jacobs, 78 Folsom Street. Oil cured him of a severe case of Piles it cannot be recommended too highly. For sale by J. C. Saur.

Cambridge is trying to have the new insane asylum located there.

Don't make the mistake of confounding a remedy of acknowledged merit with the numerous quack medicines that are now so common. We speak from exper-ience when we say that Parker's Ginger The following bill has been introduced by Mr. Pond, and is now pending in the Ohio Legislature:

Sec. 1. Be it enacted by the Generated Agency of the Sec. 1. Be it enacted by the Generated Agency of Common Pleas, within ten days after the filing thereof, by the Sec. 1. Be it enacted by the Generated Agency of Common Pleas, within ten days after the filing thereof, by the Sec. 1. Be it enacted by the Generated Agency of Common Pleas, within ten days after the filing thereof, by the Sec. 1. Be it enacted by the Generated Agency of Common Pleas, within the Agency of Common

Henry I., Morey,

Augustus W. Eckert, et. al. Order of sale—Henry County Court of Common Picas.

By virtue of an order of sale issued from the above named court and to me directed as Sheriff of Henr-sonnty, I will offer at public sale at the door of the lount House in Napoleon, Onto, on

Saturday, February 19, 1881, at the hour of 2 o'clock p. m., of said day, the following described real estate, situated in Henry county ing described real estate, situated in Henry count; Ohio, to-wit: Two hundred and eighteen and one-half (218%) acre Two hundred and eighteen and one-man (1989) acret taken evenly off the south side of section thirty-three (33), in Richfield township, Henry county, Ohio, be ing town four (4) north, range eight (8) east in said county, and estimated to be the south one-third (b) part of said section thirty-three aforesaid.

Appealsed at \$3,00.

Terms of sale—Cash.

GEO, DAUM.

W. Stephenson, Atty for Plaintiff Napoleon, Ohio, Jan. 12, 1881.

Road Notice.

NOTICE is hereby given that a petition will be presented to the Commissioners of Henry county, at their next session March 7th, A.D., 1881, praying for the vacation of a county road on the following line, to-wit: Beginning at a point on the half section line running east and west through section twenty-five (25), town (6) north, range eight (8) east, and about 10 or 15 rods east of the northwest corner of the northeast quarter of the southwest quarter, running thence in a southeasterly direction to the south line of said northeast quarter of the southwest quarter of aforeasid section and their to terminate, all in Washington township, Heiry county, Ohio.

ALEXANDER MYLES,

Principal Petitioner.

Principal Petiti Washington Tp., O., Jan. 26, A. D., 1881,4t

Road Improvement Sale.

Notice to Contractors.

By order of Commissioners, H. L. ENNES, Auditor, Napoleon, O., Feb. 1, 1881. 1693-31

Attachment. L. E. McClure, Plaintiff,

Ole Kling, Defendent. Defore J. W. Hanna, Justice of the Peace for Damascus township, Henry Co., Ohio, on the 15th day of January A. D., 1881, said Justice issued "n order of attachment in the above action for the "um of fifteen dollars and fifteen cents (15.15).

L. E. McCLURE, P. H. Damascus, Jan. 21, 1881.

Boring Artesian Wells.

THE undersigned is prepared to bore Wells, from 9 inches up to four feet in diameter, at reasonable rates. I have been in the business for over 13 years, and can give many testimonials as to the quality of my work. All work warranted.

CONRAD MOHR, dec@0-Sm* Ridgeville, Henry Co., O.

CHAS. EVERS.

N--E--W rocery Provisio

STORE!

ENTIRE NEW STOCK!

In the NEW ROOM, 2d door South of F. F. SHONER'S Harness Shop,

where they will keep a general assortment of

Groceries,

Provisions,

Queens

And Glassware,

and everything usually found in a store of this kind.

The Highest Market Price Paid for Country Produc. We invite everybody to call and see us and examine our goods.

TIETJENS & CO.

Complete Stock of Silver and Plated Ware.

and Silver Watches.

Clocks of all Kinds

Nice stock of Gold and Set Rings, FOR Needles for all kinds of Sewing Machines. Repairing neatly done and MAKE MONEY & SAVE MONEY! and STRINGS and STRINGS to the market. EST Sheet Music ordered on about work warranted. Weare sole agt's for the celebrated Johnston Specions of such tempers with the many any county, shall file his information tacles, the best in the world.

FREASE BROS.

Miseellancous.

NOTICE

The Board of School Examiners of Henry county,Ohio, will hold meetings for the examinationofappalicants for teachers certificates, a

At the Union School House in Napoleon, Ohio, on the third Saturday in March and the first and third Saturdays in April and May, the first Building Stone, Cut Stone Brick Saturday in June, July and August, the 1st and 3d Saturday in September and the first and third Saturdays in October, the first and third Satdays in November, and the first Saturdays in December, Januaryand February.

Evidence of good moral character willbe required of allcandidates. Thatevidence to be a personal knowledge of the examiner sconcerning the applicant, or acertificate of good moral character from some cellable source.

A. H. TYLER,
MRS, SUEL WEISTED,
1eb23-78 JUHN H. HUKKUNG,



The Most Successful Remedy eve

From a Prominent Physi-

Washingtonville, Ohio, June 17, 1880.

Dr. B. J. Kendall & Co., Gents: Roading your advertisement in Turf, Field and Farm, of Kendall's Spavin Cure, and having a valuable and speedy Horse which had been lame from spavin eighteen months, I sent to you for a bottle by express, which in six weeks removed all lameness and enlargement and a large splint from another horse, and both horses are to-day as sound as colts. The one bottle was worth to me one hundred dollars. The Respectfully yours,

§ H. A. BRITOLETT, M. D.

KENDALL'S SPAVIN CURE.

Statement Made UNDEROATH

To Whom It May Concens.—In the year 1875 I treated with Kendall's Spavin Cure, a bone spavin of several months' growth, nearly half as large as a hen's egg, and completely stopped -the lameness and removed the enlargement. I have worked the horse ever since very hard, and he never has been lame, nor could I eversee any difference in the size of the hock joints since I treated him with Kendall's Spavin Cure. R. A. GAINES.

Enosburgh Falls, Vt., Feb. 25., 1879:
Sworn and subscribed to before me this 25th day of Feb., A. D., 1879.

Sworn and subscribed to before me this 25th day of Feb., A.D., 1879.

JOHN G. JENNE, Justice of the Peace.

Kendall's Spavin Cure on Kendall's Kendall's Spavin Cure on Kendall's Kendal Human Flesh.

Patten's Mills, Washington Co., N. Y., Feb. 21, 1878.

B. J. Kendall, M. D.: Dear Sir,—The particular case on which I used your "Spavin Cure" was a malignant ankle sprain of sixteen months' standing. I had tried many things, but in vain. Your "Spavin Cure" put the foot to the ground again, and, for the first time since hurt, in a natural position. For a family lintment it excels anything we ever used.

Yours truly, REV. M. P. BELL,
Pastor M. E. Church, Patten's Mills, N. Y.

Kendall's Spavin Cure.

Is sure in its effects, mild in its action as it does not bilister, and yet it is penetrating and powerful to reach any deep seated pain or to remove any bony growth or any other enlargement, if used for several days, such as spavins, splints, curbe, callous, sprains swellings, any lameness and all enlargements of the joints or limbs, or rhematism in man and for any purpose for which a limiment is used for man or beast. It is now known to be the best limiment for man ever used, acting mild and yet certain in its effects. It is used attingted the second of the year. Send address for Illustrated Circular, which we kinning gives positive proof of its virtues. No remedy has ever met with such unqualified success, to our knowledge, for beast as well as man.

Price \$1 per bottle, or six bottles for \$5. ALL DRUGGISTS have it or can get it for you, or it will be sent to any address on receipt of price by the proprietors,

DR. B. J. KENDALL & CO.,

Enosburgh Falls, Vermont,

Sold by all Druggists,

Napoleon Planing Mills, Reiser, Shoemaker & Stockman

Proprietors.

Would announce to their friends that they have pur-chased the well-known Factory of Uirich & Trossler, at the lower end of town. Where they will keep a large assortment of the best

Building Material

2 All at bed-rock prices.

We will biny Ash, Poplar, Cottonwood and Walnut Lumber. 50,000 feet of each kind of Lumber taken in Almost. So, or feet of and and of the sex change for work.

Also 50 cords of Good Black Ash Shingle Bolts 3 ft.
2 in, leng at \$2.50 per cord.

Highest market price paid for all kinds of lumber.
Call and see us at the old stand of Urich & Treesler,
where you will always find Fred and Dave ready to ac-

NAPOLEON PLANING MILLS.

Town Lots

buying a Lot in L. G. RANDALL S Aditionto the Town of Napoleon. These Lots are beautifully situated, being convenient to Schools and the Busines part of

Liberal Inducements

willbemade to those surchasing for the pur-poseofimproving by Building. For Torms, Prices. &c., Enquireof

L. G. RANDALL. Feb, 26, 74-11

Miseellancons.

CONTRACTOR AND BUILDER

And Dealer P

Masonry, Flagging, &c.,

And Proprietor of

THE NAPOLEON STEAM

brick

Foot of Washington Street,

NAPC LEON

I would respectfully inform the citizens of Henry and adjoining counties that I am now prepared to firmish them with!

Brick & Sewer Brick

Ashland, Schuylkill County, Pa., June Srd. 1880.
Dr. B. J. Kendall & Co., Gents:—A case of spavin hat came under my observation was entirely cured by one bottle of your Kendall's Spavin Cure, and the forse sold afterwards for two hundred dollars.

Yours truly,

"The" Druggist.

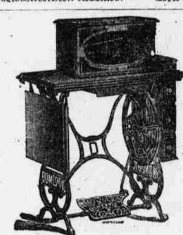
Chas. H. Barnard.

Calibon her the Rod Caliber by the Rod,

Low Prices

Call at the Yard ad Examine Stock

Contractsforall kinds of Stone and Brick work will receive prompt attention.



GEORGE & JOES

The Domestic is an exceedingly simple Machine, in all its parts and processes, and it is easily understood, familiarity with his construction is quickly acquired and it needs but little practic or skill in the operator. The superior advantages of the Domestic are smally light-running, quietness, no cares or fear, wheels are mainly perfect, double thread lock etitch, durability, structicity of construction and hardness of wearing mainly perfect, double thread lock stitch, durability, simplicity of construction and, hardness of wearing parts. Self threading shuttle, self setting needle, loose pulley for winding bobbins, automatic take up, automatic tensions sewing from the finest tolthe corsest thread without change of tensions; vibrating motion of presserfoot, under braiding attachment sou used by any other Muchine in the world, in fact the advantagos of the Domestic are so numerous that no preson can afford to purchase a sewing machine without first giving the Domestic a trial.

ROHRS & VOCKE. Napoleon, O., April 29, 1880.

GO TO

HUDSON'S

STORE.

Fine JEWELRY.

Clocks, Gold & Silver Watches, Gold, Silver and

Steel Spectacles, Bracelets and Necklaces,

Musical Instruments

He is sole Ag't for the Rockford Watch.

All Goods will be sold at lowest rates.

Store on Perry Street, between Canal and River Bridges